Doc. 40 Att. 2

Case 3:07-cv-00076-LRH-RAM Document 40-3

Filed 09/06/2007

Page 1 of 21

EXHIBIT B

EXHIBIT B



Transcribed by:

LIZA CHAPEN, RMR, CCR #93 California CSR #2065

```
Because it was my birthday.
1
            Α.
                Well, what I don't understand is, if you
2
            0.
3
     have sex at the Ameritel Inn, you had a sexual
4
     relationship --
5
                Let me go back for a minute.
                At every one of those four times at the
6
7
     Ameritel Inn, it was just vaginal sex. Was there any
     oral sex?
9
            Α.
                 No.
10
                 Did he ever ask you to kiss him anywhere,
    touch him anywhere?
11
12
            Α.
                 (Inaudible.)
13
             0.
                 Did you both have your clothes off?
                 Uh-huh.
14
             Α.
                 Okay. So you saw his complete body?
15
             Q.
                 Uh-huh.
16
             Α.
17
                 Does he have any specific birthmarks on
             Q.
                Anything unusual? Anything that you
18
     his body?
19
     remember?
                A mole anywhere?
20
             Α.
                 He has a scar on his stomach.
21
             0.
                 A scar on his stomach.
22
                 What kind of scar?
23
                 From surgery.
             Α.
                 Point -- show me on your stomach.
24
             Q.
25
                 Like right over here.
             Α.
```

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1
     STATE OF NEVADA
                            SS.
2
     COUNTY OF WASHOE
3
                I, LIZA CHAPEN, a notary public in and for
4
     the County of Washoe, State of Nevada, do hereby
5
6
     certify:
7
                That the taped interview of Da-daze-nom
     Manzanares was taken in Stenotype notes by me, a
8
     Certified Court Reporter, and thereafter reduced to
9
     writing by means of computer-assisted transcription
10
     as herein appears;
11
                 That the foregoing transcript, consisting
12
     of pages 1 through 42, inclusive, is a full, true and
13
     correct transcription of said taped interview to the
14
     best of my ability to hear and understand.
15
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EXHIBIT C

ROBISON, BELAUSTEGUI, SHARP & LOW

A PROFESSIONAL CORPORATION

KENT R. ROBISON THOMAS L. BELAUSTEGUI F. DEARMOND SHARP KEEGAN G. LOW BARRY L. BRESLOW MARK G. SIMONS 71 WASHINGTON STREET
RENO, NEVADA 89503
TELEPHONE (775) 329-3151
FACSIMILE (775) 329-7941
(775) 329-7169

MICHAEL E. SULLIVAN CLAYTON P. BRUST NATALIE J. REED STEFANIE T. SHARP

JENNIFER L. BAKER

August 29, 2007

Via Facsimile (775) 738-0187 and Original U.S. Mail Jeffrey J. Kump, Esq. MARVEL & KUMP, LTD. 217 Idaho Street Elko, NV 89803-2645

Re: Manzanares v. Corporation of the Presiding Bishop of The Church of Jesus Christ of Latter-Day Saints and Corporation of the President of The Church of Jesus Christ of Latter-Day Saints and Successors, et als

Dear Mr. Kump:

Earlier this week I sent a letter requesting a stipulation to have our expert, Dr. Foote, examine Ms. Manzanares on September 12 and 13, 2007 in Albuquerque, New Mexico. Please let me know whether this is acceptable as soon as possible. Otherwise, I will be forced to file a motion with the Court.

On a related note, we have not received any documents supporting Ms. Manzanares' claim for emotional suffering. As you know, FRCP 26(a)(1)(B)& (C) require that the Plaintiff produce all documents in the possession, custody, or control of the Plaintiff that will be used to support her claims and all materials bearing on the nature and extent of injuries the Plaintiff has suffered. Obviously, we will need these documents for our expert to appropriately examine Ms. Manzanares. Please provide those to me as soon as possible so I can forward them to our expert.

I look forward to hearing from you.

Sinearely

Clayton P. Brust, Esq.

CPB/wo

cc: Thomas P. Beko, Esq.

cc: Kelly G. Watson, Esq. J:\WPData\Krr\1105.001\L-Kump 08 29 07 [cpb].wpd

EXHIBIT D

sis of her lawsuit.

MARVEL & KUMP, LTD.
Attorneys at Law
217 Idaho Street
Elko, NV 89801
775-777-1204

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 Gary Lee Jones c/o Kelly G. Watson, Esq. Watson Rounds 5371 Kietzke Lane Reno, NV 89511

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Mr. Jones has information and knowledge concerning the allegations made against him by Plaintiff.

3. Lucille Jones 3760 E. Idaho Street, #5 Elko, NV 89803

Mrs. Jones has information and knowledge concerning the allegations made against Mr. Jones by Ms. Manzanaras.

4. Martha Seahmer P.O. Box 303 Owyhee, NV 89832

Mrs. Seahmer has information and knowledge concerning the allegations made against Mr. Jones by Ms. Manzanaras, acts of culpability by Mr. Jones, and information pertaining to the injuries suffered by Ms. Manzanaras.

Rudolph Seahmer
 P.O. Box 303
 Owyhee, NV 89832

Mr. Seahmer has information and knowledge concerning the allegations made against Mr. Jones by Ms. Manzanaras, acts of culpability by Mr. Jones, and information pertaining to the injuries suffered by Ms. Manzanaras.

6. Delmar Kelly
Owyhee High School
Owyhee, NV
(775) 757-3262

Mr. Kelly has information concerning Mr. Jones' stay at a Elko Motel room with Ms. Manzanaras during an Elko County School Meeting.

7. Rod Dewitt
Jackpot High School
Jackpot, NV
(775) 755-2593

Mr. Dewitt has information concerning Mr. Jones' stay at a Elko Motel room with Ms. Manzanaras during an Elko County School Meeting.

8. Steve Willis West Wendover High West Wendover, NV 89883 (775) 644-4421

Mr. Willis has information concerning Mr. Jones' stay at a Elko Motel room with Ms. Manzanaras during an Elko County School Meeting.

MARVEL & KUMP, LTD. Attorneys at Law 217 Idaho Street Elko, NV 89801 775-777-1204

Received Time Jun. 13. 5:07PM

2

.

Mr. Dunkley has information and knowledge concerning injuries incurred and treatment necessary for Ms. Manzanaras as a result of Defendants' conduct.

15. Christine Harrington, MD Intermountain Hospital 303 N Allumbaugh St Boise, ID 83704 (208) 377-8400

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MARVEL & KUMP, LTD. Attorneys at Law 217 Idaho Street Elko, NV 89801 775-777-1204

1 2	Dr. Harrington has information and knowledge concerning injuries suffered and treatment necessary for Ms. Manzanaras as a result of Defendants' conduct.			
3	16. Rich Michaelson, LCSW Intermountain Hospital 303 N Allumbaugh St			
	Boise, ID 83704			
5	Mr. Michaelson has information and knowledge concerning injuries suffered and treatment			
6	necessary for Ms. Manzanaras as a result of Defendants' conduct.			
7	B. DOCUMENTS			
8	1. Criminal Complaint against Gary Lee Jones, filed December 30, 2002. Bate-Stamped Nos. 000001-000003.			
9	But Sumped Not. 000001			
10	2. City of Elko Police Report dated November 27, 2002.			
11	3. BIA Interview of Lucille Jones, 8/28/02			
12	Bate-Stamped Nos. 000009-000012			
13	4. BIA Interview of Gary Lee Jones, 8/28/02 Bate-Stamped Nos. 000013-000019			
14	5. BIA Interview of Rudolph Seahmer			
15	Bate-Stamped Nos. 000020-000021			
16	6. BIA contact with LT. Leona Broncho and BIA report along with criminal history of			
17	Bate-Stamped Nos. 000022- 000037			
18	7. BIA Interview of Art Shaw, Elko County School District			
19	o move in the control of the control			
20	Bate-Stamped Nos. 000049-000050			
21	9. FBI report regarding attached records from Ameritel Hotel, Elko, NV Bate-Stamped Nos. 000051-000056			
22	10. FBI List of other Attendees that attended same training conference as			
23	Gary Lee Jones, Sr. Bate-Stamped Nos. 000057-000058			
24	11. BIA chain regarding 3.5 computer diskettes located by Matha Seahmer			
25	Bate-Stamped Nos. 000059-000060			
26	12. FBI Interview of therapist Greg Dunkley			
27	Bate-Stamped Nos. 000061-000066			
28	13. Judgement and Conviction of Gary Lee Jones, Sr.			
	MARVEL & KUMP, LTD. Attorneys at Law 217 Idaho Street Elko, NV 89801 775-777-1204			
11	l de la companya del companya de la companya del companya de la co			

Received Time Jun. 13. 5:07PM

Bate-Stamped Nos. 000067-000071

14. Intermountain Hospital Records, for DA Daze Nom Manzanaras, available with court order pursuant to HEPA requirements.

C. COMPUTATION OF DAMAGES

As a result of Defendants' actions, Plaintiff developed suicidal ideations, severe emotional distress, pain and suffering, that necessitated a six-month stay at Intermountain Hospital and extended mental health counseling in an amount presently unknown. Plaintiff additionally has special damages, including past, present and future medical, counseling, psychological treatment and costs of suit and attorney fees in an amount to be established at trial. Counsel will supplement this disclosure as information becomes available.

D. INSURANCE POLICIES

1. Not Applicable

Dated 6-13-07

JEEPREY J. KUMI

ATTORNEY FOR PLAINTIFF NEVADA STATE BAR NO. 5694

MARVEL & KUMP, LTD.
Attorneys at Law
217 Idaho Street
Elko, NV 89801
775-777-1204

CERTIFICATE OF MAILING

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Pursuant to FRCP5 (b), I certify that I am an employee of MARVEL & KUMP, LTD, Attorneys at Law, and that on this date I deposited for mailing at Elko, Nevada, a copy of the within document addressed as follows:

Kelly G. Watson, Esq. Colt B. Dodrill, Esq. Watson Rounds 5371 Kietzke Lane Reno, NV 89511 Attorneys for Defendant Gary Lee Jones, Sr.

Thomas P. Beko, Esq. Erickson, Thorpe & Swainston, LTD 99 West Arroyo Street Reno, NV 89509 Attorneys for Defendant Elko County School District

Kent R. Robison, Esq.
Robison, Belaustegui, Sharp & Low
71 Washington Street
Reno, NV 89503
Attorney for Defendant
Corporation of the Presiding Bishop and President of the
Church of Jesus Christ of Latter-Day Saints

DATED this 13 day of June, 2007.

Joann Iverson

MARVEL & KUMP, LTD. Attorneys at Law 217 Idaho Street Elko, NV 89801 775-777-1204

EXHIBIT E

Issued by	y the
UNITED STATES D	
DISTRIC	T OF IDAHO
DA-DAZE-NOM MANZANARES,	SUBPOENA IN A CIVIL CASE
V. ELKO COUNTY SCHOOL DISTRICT, and GARY LEE JONES, SR., as agent for ELKO COUNTY, et al	Case Number: 07-CV-00076-LRH-RAM
TO: Custodian of Records Intermountain Hospital 303 North Allumbaugh Street Boise, ID 83704	
YOU ARE COMMANDED to appear in the United States I testify in the above case.	District court at the place, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, and in the above case.	I time specified below to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
YOU ARE COMMANDED to produce and permit inspecting place, date, and time specified below (list documents or obtain notes, files and records regarding the care and treatment of facility.	jects):
PLACE Robison, Belaustegui, Sharp & Low 71 Washington Street, Reno, NV 89503	DATE AND TIME 9/20/2007 11:00 am
☐ YOU ARE COMMANDED to permit inspection of the fo	llowing premises at the date and time specified below.
PREMISES	DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the directors, or managing agents, or other persons who consent to testify matters on which the person will testify. Federal Rules of Civil Proceedings of the content of the person will testify.	y on its behalf, and may set forth, for each person designated, the
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FO	R PLAINTIFF OR DEFENDANT) DATE 8/30/2007

SSUTING OFFICER'S NAME, ADDRESS AND PHONE NUMBER

Clayton P. Brust

tele: 775.329.3151

Robison, Belaustegui, Sharp & Low; 71 Washington Street, Reno, NV 89503

(See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

ROBISON, BELAUSTEGUI, SHARP & LOW

A PROFESSIONAL CORPORATION

KENT R. ROBISON THOMAS L. BELAUSTEGUI F. DEARMOND SHARP KEEGAN G. LÓW BARRY L. BRESLOW MARK G. SIMONS 71 WASHINGTON STREET RENO, NEVADA 89503

TELEPHONE (775) 329-3151 FACSIMILE (775) 329-7941

(775) 329-7169

August 31, 2007

MICHAEL E. SULLIVAN CLAYTON P. BRUST NATALIE J. REED STEFANIE T. SHARP

JENNIFER L. BAKER

Intermountain Hospital Custodian of Records 303 North Allumbaugh Street Boise, ID 83704

Re:

Da-Daze-Nom Manzanares

Manzanares v. Elko County School District, et al.

To Whom It May Concern:

Enclosed herewith please find a Subpoena Duces Tecum issued by an Officer of the Court regarding the above-referenced matter. Also, enclosed is a witness fee check in the amount of \$35.00 for production of the required documents.

PLEASE BE ADVISED that personal appearance at the time and place indicated on the enclosed Subpoena is not necessary. You may respond by delivering by mail or otherwise, no later than September 20, 2007, a true and correct copy of all the records described in the Subpoena. The records must be accompanied by the signed and notarized Affidavit of Records Custodian (attached to the Subpoena) and may be transmitted to:

Clayton P. Brust, Esq. Robison, Belaustegui, Sharp & Low 71 Washington Street Reno, Nevada 89503

Should you have any questions regarding this Subpoena, please contact me at your earliest convenience. Thank you for your anticipated cooperation.

Clayton P. Brust, Esq.

CPB/wo Encl. as noted

1	CERTIFICATE OF CUSTODIAN OF RECORDS		
2	STATE OF IDAHO		
3	COUNTY OF) ss.		
4	l l l manufacture of norium and contifice		
5	hereby swears, under penalty of perjury and certifies		
6	the following:		
7	1. That _he is the Custodian of Records of and in		
8	such capacity is the custodian of the records of said entity.		
9	2. That on the day of, 2007, the undersigned received		
10 11	a Subpoena for the release of documents relating to		
12	 That Affiant has examined the original of those records and has made a true 		
13	and exact copy of them and that the reproduction of the documents attached hereto is		
14			
15	true and complete.		
16	 That the original of these documents was made at or near the time of the 		
17	acts or events recited therein by or from information, transmitted by a person with		
18	knowledge of the course of a regularly conducted activity of the Affiant or the entity in		
19	which Affiant is engaged or employed.		
20			
21			
22	SUBSCRIBED and SWORN to before me		
23	this day of, 2007.		
24			
25	Notary Public		
26	Notary Fubile .		
27			

Issued by th	e
UNITED STATES DIST	
DISTRICT OF	IDAHO
DA-DAZE-NOM MANZANARES, V.	SUBPOENA IN A CIVIL CASE
ELKO COUNTY SCHOOL DISTRICT, and GARY LEE JONES, SR., as agent for ELKO COUNTY, et al	Case Number: ¹ 07-CV-00076-LRH-RAM
TO: Custodian of Records Owyhee Hospital Nevada Highway 225 Owyhee, NV 89832 ☐ YOU ARE COMMANDED to appear in the United States Distr	ict court at the place, date, and time specified below to
testify in the above case.	for court at the place, date, and that appropriate
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, and time in the above case.	e specified below to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
YOU ARE COMMANDED to produce and permit inspection at place, date, and time specified below (list documents or object All notes, files and records regarding the care and treatment of Date 1.	s):
PLACE Robison, Belaustegui, Sharp & Low 71 Washington Street, Reno, NV 89503	DATE AND TIME 9/20/2007 11:00 am
☐ YOU ARE COMMANDED to permit inspection of the follow	ing premises at the date and time specified below.
PREMISES	DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the tak directors, or managing agents, or other persons who consent to testify on matters on which the person will testify. Federal Rules of Civil Procedur	its behalf, and may set forth, for each person designated, the
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PL	AINTIFF OR DEFENDANT) DATE 8/30/2007
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Clayton P. Brust tele: 77 Robison, Belaustegui, Sharp & Low; 71 Washington Street, Rend	75.329.3151 o, NV 89503

(See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

LAW OFFICES OF Robison, Belaustegui, Sharp & Low

A PROFESSIONAL CORPORATION

KENT R. ROBISON THOMAS L. BELAUSTEGUI F. DEARMOND SHARP KEEGAN G. LOW BARRY L. BRESLOW MARK G. SIMONS

7! WASHINGTON STREET RENO, NEVADA 89503 TELEPHONE (775) 329-3151 FACSIMILE (775) 329-7941 (775) 329-7169 MICHAEL E. SULLIVAN CLAYTON P. BRUST NATALIE J. REED STEFANIE T. SHARP

JENNIFER L. BAKER

August 31, 2007

Owyhee Hospital **Behavioral Services** Custodian of Records Nevada Highway 225 Owyhee, NV 89832

Re:

Da-Daze-Nom Manzanares

Manzanares v. Elko County School District, et al.

To Whom It May Concern:

Enclosed herewith please find a Subpoena Duces Tecum issued by an Officer of the Court regarding the above-referenced matter. Also, enclosed is a witness fee check in the amount of \$35.00 for production of the required documents.

PLEASE BE ADVISED that personal appearance at the time and place indicated on the enclosed Subpoena is not necessary. You may respond by delivering by mail or otherwise, no later than September 20, 2007, a true and correct copy of all the records described in the Subpoena. The records must be accompanied by the signed and notarized Affidavit of Records Custodian (attached to the Subpoena) and may be transmitted to:

> Clayton P. Brust, Esq. Robison, Belaustegui, Sharp & Low 71 Washington Street Reno, Nevada 89503

Should you have any questions regarding this Subpoena, please contact me at your earliest convenience. Thank you for your anticipated cooperation.

Sincerély

CPB/wo Encl. as noted

1	CERTIFICATE OF CUSTODIAN OF RECORDS		
2	STATE OF NEVADA)) ss. COUNTY OF)		
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4	becales assert under populty of periury and certifies		
5	, hereby swears, under penalty of perjury and certifies		
6	the following:		
7	1. That _he is the Custodian of Records of and in		
8	such capacity is the custodian of the records of said entity.		
9	2. That on the day of, 2007, the undersigned received		
10 11	a Subpoena for the release of documents relating to		
12	 That Affiant has examined the original of those records and has made a true 		
13	and exact copy of them and that the reproduction of the documents attached hereto is		
14	true and complete.		
15	4. That the original of these documents was made at or near the time of the		
16			
17			
18	Kilowieage of the boards of a regularity contains		
19	which Affiant is engaged or employed.		
20			
2122			
23	SUBSCRIBED and SWORN to before me		
23 24	this day of, 2007.		
25			
26	Notary Public		
27			

CERTIFICATE OF SERVICE 1 Pursuant to FRCP 5(b), I certify that I am an employee of ROBISON, BELAUSTEGUI. 2 SHARP & LOW, and that on this date I caused a true copy of **DEFENDANTS** CORPORATION OF THE PRESIDING BISHOP OF THE CHURCH OF JESUS 3 CHRIST OF LATTER-DAY SAINTS' AND CORPORATION OF THE PRESIDENT OF THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS AND SUCCESSORS' OPPOSITION TO PLAINTIFF'S MOTION TO AMEND FIRST AMENDED **COMPLAINT AND DEMAND FOR JURY TRIAL** to be served on all parties to this action 5 by: 6 placing an original or true copy thereof in a sealed, postage prepaid, envelope in the United States mail at Reno, Nevada. 7 personal delivery/hand delivery 8 facsimile (fax) 9 Federal Express/UPS or other overnight delivery 10 Reno Carson Messenger Service 11 Thomas P. Beko, Esq. Jeffrey J. Kump, Esq. 12 Marvel & Kump, Ltd. Erickson, Thorpe & Swainston, Ltd. 217 Idaho Street 99 West Arrovo Street 13 P.O. Box 3559 P.O. Box 2645 Reno, NV 89505 Elko, NV 89803-2645 14 Facsimile: (775) 738-0187 Facsimile: (775) 786-4160 Attorneys for Plaintiff Attorneys for Defendant 15 Elko County School District 16 Kelly G. Watson, Esq. Colt B. Dodrill, Esq. 17 Watson Rounds 5371 Kietzke Lane 18 Reno, NV 89511 Facsimile: (775) 333-8171 19 Attorneys for Defendant Gary Lee Jones, Sr. 20 Dated this 6 day of September, 21 Employee of Role 22 Sharp & Low 23 24 25 26

J:\WPData\Krr\1105.001\P-Opposition Motion to Amend.9-5-07.wpd

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